

Rep. Lou Lang

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	09600SB1905ham004 LRB096 11268 RPM 26914 a
1	AMENDMENT TO SENATE BILL 1905
2	AMENDMENT NO Amend Senate Bill 1905 as follows:
3	in Section 15, Sec. 2310-217, subsection (b), item (2), the
4	sentence beginning "A Comprehensive Health Planner", by
5	deleting "from a list of nominees selected by the Special
6	Nomination Panel established in Section 19.7 of the Illinois
7	<pre>Health Facilities Planning Act"; and</pre>
8	in Section 20, in the introductory clause, by replacing "Sections 5.4 and 19.7" with "Section 5.4"; and
10	in Section 20, Sec. 2, the paragraph beginning "The changes
11	made to this Act", by deleting "implementation of a special
12	panel for nominations of the Certificate of Need Board, as well
13	as"; and
14	in Section 20, Sec. 3, by deleting " <u>"Special Nomination Panel"</u>

- 1 means the Special Nomination Panel created in Section 19.7 of
- 2 <u>this Act.</u>"; and
- 3 in Section 20, Sec. 4, subsection (b), the paragraph beginning
- 4 "Each member shall have", after the sentence beginning "One
- 5 member shall be", by inserting "No member of the Board may make
- a political contribution to the Governor, Lieutenant Governor,
- 7 Attorney General, Secretary of State, Treasurer, Comptroller,
- 8 member of the General Assembly, or candidate for Governor,
- 9 Lieutenant Governor, Attorney General, Secretary of State,
- 10 Treasurer, Comptroller, or member of the General Assembly. No
- 11 member of the Board may have a substantial or controlling
- 12 interest in an entity that has made a contribution prohibited
- by the preceding sentence within 5 years preceding their
- 14 appointment to the Board. No member may be or at any time have
- been a member of a party's State central committee. No member
- 16 may be or have been a partisan candidate for any political
- 17 <u>office.</u>"; and
- in Section 20, Sec. 4, subsection (b), the paragraph beginning
- "Each member shall have", the sentence beginning "No person
- 20 shall be appointed", after "business relationship with", by
- 21 inserting "or a financial interest in"; and
- in Section 20, Sec. 4, subsection (c), the paragraph beginning
- "The State Board shall be appointed", by deleting "from a list

- of nominees selected by the Special Nomination Panel"; and
- 2 in Section 20, Sec. 4, subsection (d), the paragraph beginning
- 3 "Of those 9 members", the sentence beginning "No member shall",
- 4 by replacing "terms." with "terms, subject to review and
- 5 re-approval every 3 years."; and
- in Section 20, Sec. 4, subsection (e), the paragraph beginning
- 7 "The Governor shall separately", by replacing "The Governor
- 8 shall separately appoint from a list of nominees selected by
- 9 the Special Nomination Panel" with "(f) The Governor shall
- designate one of the members to serve as"; and
- in Section 20, Sec. 4, subsection (e), the paragraph beginning
- 12 "The Governor shall separately", after the sentence beginning
- "The Chairman shall annually review Board member performance",
- 14 by inserting "The Chairman may not make a political
- 15 contribution to the Governor, Lieutenant Governor, Attorney
- 16 General, Secretary of State, Treasurer, Comptroller, member of
- 17 the General Assembly, or candidate for Governor, Lieutenant
- 18 Governor, Attorney General, Secretary of State, Treasurer,
- 19 Comptroller, or member of the General Assembly. This
- 20 prohibition includes the spouse of the Chairman and any minor
- 21 <u>children of the Chairman. The Chairman may not have a</u>
- 22 substantial or controlling interest in an entity that has made
- 23 <u>a contribution prohibited by the preceding sentence within 5</u>

- years preceding his or her appointment to the Board. The 1
- 2 Chairman may not be nor at any time have been a member of a
- party's State central committee. The Chairman may not be nor 3
- have been a partisan candidate for any political office."; and 4
- in Section 20, by deleting Sec. 19.7. 5